Case 2:11-md-01203-HB, Document 100061, Filed 05/07/98, Page 1 of 2

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE DIET DRUGS (Phentermine/ Fenfluramine/Dexfenfluramine) PRODUCTS LIABILITY LITIGATION	) MDL Docket No. 1203 ) MDL Civil Action No. 98-20153 N)
TRANSFERRED FROM:	
United States District Court for the District of Arizona Phoenix Division Civil Action No.97-2133PHXPGR	FILED MAY - 7 1998
MARSHA L. RAWLS,  Plaintiff,	MICHAEL E. KUNZ, Clerk )  By Dep. Clerk
riantun,	)
vs.	PT0 #62
A. H. Robins, et al.,	ORDER OF DISMISSAL
Defendants.	) )

This cause coming to be heard pursuant to Fed. R. Civ. P. 41(a)(2), this Court having considered the matter, and it appearing to the satisfaction of this Court that the Defendant(s), INTERNEURON PHARMACEUTICALS, INC. and THE UPJOHN CORPORATION should be dismissed from this action as a named defendant.

It is hereby, this day of mf, 1998, ORDERED that the above-named defendant(s) be and the same are hereby dismissed without prejudice, and

each party shall bear its own costs. SO ORDERED.

United States District Judge

WE SO MOVE pursuant to Fed. R. Civ. P. 41(a)(2):

Thomas D. Rogers, Esquire

Beth J. Laddaga, Esquire H. Blair Hahn, Esquire

Ness, Motley, Loadholt, Richardson and Poole

and

Van O'Steen, Esquire Van O'Steen and Partners